CLERK, U.S. DISTRICT COURT MAY 28 2015

UNITED STATES DISTRICT COURT

CENTRAL DISTRICT OF	CALIFORNIA
UNITED STATES OF AMERICA, Plaintiff, v. MARIO VAIGNCIA - OCHOA Defendant.	Case No.: ED 15 - Z12M ORDER OF DETENTION (FED.R. CRIM. P.32.1(a)(6); 18 U.S.C. § 3143(a))
The defendant having been arrested in thi	
ssued by the United States District Court for the	e
District of ARIZONA for alleged	l violation(s) of the terms and
conditions of probation or supervised release; ar	nd
Having conducted a detention hearing pur	rsuant to Federal Rule of Criminal
Procedure 32.1(a)(6) and 18 U.S.C. § 3143(a), the	
A. (1) The defendant has not met his/her b	
convincing evidence that he/she is a	
18 U.S.C. § 3142(b) or (c). This fire	iding is based on the following:
· UNKNOWN BACKGROWN D	COMMUNITY TIES
· UNKNOWN Bail Histor	4
· IMMIGRATION STATUS U	MDOCUMONTOD
· PREVIOUS DEPORTATIONS	
4 C PA Linguist	

1	and/or	
2	B. ()	The defendant has not met his/her burden of establishing by clear and
3		convincing evidence that he/she is not likely to pose a danger to the
4		safety of any other person or the community if released under 18
5		U.S.C. § 3142(b) or (c). This finding is based on the following:
6		
7		
8	St	
9	-	
10		
11		
12	IT THERE	FORE IS ORDERED that the defendant be detained pending the further
ı	revocation p	proceedings.
14		
	Dated: 5	HONORABLE DAVID T. PRISTOW
16		United States Magistrate Judge
17 18		
19		
20		
21		
22		
23		
24		
25		
26		
7		
8		2